1	LERACH COUGHLIN STOIA GELLER RUDMAN & ROBBINS LLP		
2	SHAWN A. WILLIAMS (213113)		
3	MONIQUE C. WINKLER (213031) 100 Pine Street, Suite 2600		
4	San Francisco, CA 94111 Telephone: 415/288-4545		
5	415/288-4534 (fax) shawnw@lerachlaw.com		
6	moniquew@lerachlaw.com - and -		
7	TRAVIS E. DOWNS III (148274) BENNY C. GOODMAN III (211302)		
8	655 West Broadway, Suite 1900 San Diego, CA 92101		
9	Telephone: 619/231-1058 619/231-7423 (fax)		
10	travisd@lerachlaw.com bennyg@lerachlaw.com		
11	[Proposed] Co-Lead Counsel for Plaintiffs		
12	[Additional counsel appear on signature page.]		
13			
14		CT OF CALIFORNIA	
15	THE EDWARD J. GOODMAN LIFE	No. C-06-06110-SBA	
16	INCOME TRUST, Derivatively on Behalf of NVIDIA CORPORATION,	STIPULATION AND ORDER	
17	Plaintiff,	CONSOLIDATING CASES FOR ALL PURPOSES, APPOINTING LEAD	
18	VS.	PLAINTIFF AND LEAD COUNSEL, AND ESTABLISHING BRIEFING SCHEDULE	
19	JEN-HSUN HUANG, et al.,	) ESTABLISHING BRIEFING SCHEDULE	
1)	Defendants,		
20	- and -		
21	NVIDIA CORPORATION, a Delaware		
22	corporation,	) )	
23	Nominal Defendant.		
24	[Caption continued on following page.]		
25	[capaon command on following page.]		
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2	HYUN JA PARK, Derivatively on Behalf of ) NVIDIA CORPORATION, )	No. C-06-06544-SBA
3	) Plaintiff, )	
4	vs. )	
5	JEN-HSUN HUANG, et al.,	
6	Defendants,	
7	- and -	
8	NVIDIA CORPORATION, a Delaware ) corporation, )	
9	Nominal Defendant.	
10	ALASKA ELECTRICAL PENSION FUND,	No. C-06-06952-SBA
11	Derivatively on Behalf of NVIDIA	No. C-00-00/32-3DA
12	CORPORATION, )	
13	Plaintiff, )	
14	vs.	
15	JEN-HSUN HUANG, et al.,	
16	Defendants, )	
17	– and – )	
18	NVIDIA CORPORATION, a Delaware corporation,	
19	Nominal Defendant.	
20	/ I C /: 1 C II : 1	
21	[Caption continued on following page.]	
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## Case 4:06-cv-07061-SBA Document 44 Filed 04/24/07 Page 3 of 13

1	PHILLIP MCCARTHY, an Individual,	) No. C-06-07035-SBA
2	Derivatively on Behalf of NVIDIA CORPORATION,	) )
3	Plaintiff,	)
4	vs.	)
5	JEN-HSUN HUANG, et al.,	)
6	Defendants,	)
7	– and –	)
8	NVIDIA CORPORATION, a Delaware corporation,	) ) )
9	Nominal Defendant.	)
10	LIUNA STAFF & AFFILIATES PENSION	_) ) No. C-06-07061-SBA
11	FUND, Derivatively on Behalf of NVIDIA CORPORATION,	)
12	Plaintiff,	)
13	vs.	)
14	JEN-HSUN HUANG, et al.,	)
15	Defendants,	)
16	– and –	)
17	NVIDIA CORPORATION, a Delaware	)
18	corporation,	)
19	Nominal Defendant.	_)
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## Case 4:06-cv-07061-SBA Document 44 Filed 04/24/07 Page 4 of 13

1	ROBERT MARKEWICH, In The Right Of And For The Benefit Of NVIDIA	) No. C-06-07416-SBA
2	CORPORATION,	)
3	Plaintiff,	)
4	VS.	
5	JEN-HSUN HUANG, et al.,	)
6	Defendants,	)
7	– and –	)
8	NVIDIA CORPORATION,	)
9	Nominal Defendant.	)
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NVIDIA Corporation ("NVIDIA" or the "Company") shareholders on behalf of the Company arising out of the same transactions and occurrences and involving the same or substantially similar issues of law and fact, and, therefore, the six actions should be consolidated for all purposes under Fed. R. Civ. P. 42(a):

Abbreviated Case Name

Case Number

Date Filed

WHEREAS, there are currently six derivative actions pending in this District filed by

<b>Abbreviated Case Name</b>	Case Number	Date Filed
Edward J. Goodman Life Income Trust v. Huang, et al.	C-06-06110-SBA	September 29, 2006
Park v. Huang, et al.	C-06-06544-SBA	October 19, 2006
Alaska Electrical Pension Fund v. Huang, et al.	C-06-06952-SBA	November 7, 2006
McCarthy v. Huang, et al.	C-06-07035-SBA	November 13, 2006
LIUNA Staff & Affiliates Pension Fund v. Huang, et al.	C-06-07061-SBA	November 14, 2006
Markewich v. Huang, et al.	C-06-07416-SBA	December 4, 2006

WHEREAS, on December 7, 2006 LIUNA Staff & Affiliates Pension Fund ("LIUNA") filed a Memorandum of Points and Authorities in Support of the Motion of LIUNA Staff & Affiliates Pension Fund for Consolidation of Related Cases, Appointment as Lead Derivative Plaintiff, Appointment of Barrack, Rodos & Bacine [("Barrack Rodos")] as Interim Lead Derivative Counsel;

WHEREAS, on December 8, 2006, Edward J. Goodman Life Income Trust filed a Memorandum of Points and Authorities in Support of the Motion of the Edward J. Goodman Life Income Trust to Consolidate Related Actions, for Appointment as Lead Plaintiff and for Appointment of Co-Lead Counsel, selecting Berman, DeValerio, Pease, Tabacco, Burt & Pucillo and Kohn, Swift & Graf, P.C. as Co-Lead Counsel;

WHEREAS, on December 15, 2006, Alaska Electrical Pension Fund ("Alaska Electrical") filed a Notice of Motion and Motion to Consolidate, to Appoint Alaska Electrical Pension Fund as Lead Plaintiff and Appoint Lerach Coughlin Stoia Geller Rudman & Robbins LLP [("Lerach Coughlin")] as Lead Counsel;

WHEREAS, after meeting and conferring, all lead plaintiff movants agree that Alaska Electrical and LIUNA should be appointed lead plaintiffs and Lerach Coughlin and Barrack Rodos should be appointed co-lead counsel;

WHEREAS, nominal defendants NVIDIA and the individual defendants have no objection to the appointment of Alaska Electrical and LIUNA as lead plaintiffs and Lerach Coughlin and Barrack Rodos as co-lead counsel;

WHEREAS, on February 28, 2007, Alaska Electrical and LIUNA, in their agreed-upon capacity as lead plaintiffs, filed the Consolidated Verified Shareholders Derivative Complaint ("Consolidated Complaint");

WHEREAS, nominal defendant NVIDIA and all individual defendants intend to file motions to dismiss the Consolidated Complaint; and

WHEREAS, all parties agree that, given the complexity and importance of the issues, an extended briefing schedule on defendants' motions is appropriate;

THEREFORE, IT IS STIPULATED AND AGREED by lead plaintiff movants and defendants, through their respective counsel of record, as follows:

### I. CONSOLIDATION OF ACTIONS

- 1. The following actions are hereby consolidated for all purposes, including pretrial proceedings, trial and appeal:
- 2. The caption of these consolidated actions shall be "In re NVIDIA Corp. Derivative Litigation" and the files of these consolidated actions shall be maintained in one file under Master File No. C-06-06110-SBA. Any other actions now pending or later filed in this Court which arise out of or are related to the same facts as alleged in the above-identified cases shall be consolidated for all purposes, if and when they are brought to the Court's attention.
- 3. Every pleading filed in the consolidated actions, or in any separate action included herein, shall bear the following caption:

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1	In re NVIDIA CORP. DERIVATIVE ) Master File No. C-06-06110-SBA
2	LITIGATION )
3	This Document Relates To:
4	ALL ACTIONS.
5	
6	4. When a pleading is intended to be applicable to all actions governed by this Order,
7	the words "All Actions" shall appear immediately after the words "This Document Relates To:" in
8	the caption set out above. When a pleading is intended to be applicable to only some, but not all, of
9	the consolidated actions, this Court's docket number for each individual action to which the pleading
10	is intended to be applicable and the abbreviated case name of said action shall appear immediately
11	after the words "This Document Relates To:" in the caption described above (e.g., "No. C-06-06952-
12	SBA, Alaska Electrical Pension Fund v. Huang, et al.").
13	5. A Master Docket and a Master File hereby are established for the above consolidated
14	proceedings and for all other related cases filed in or transferred to this Court. Separate dockets shall
15	continue to be maintained for each of the individual actions hereby consolidated, and entries shall be
16	made in the docket of each individual case in accordance with the regular procedures of the clerk of
17	this Court, except as modified by this Order.
18	6. When a pleading is filed and the caption shows that it is applicable to "All Actions,"
19	the clerk shall file such pleading in the Master File and note such filing on the Master Docket. No
20	further copies need be filed, and no other docket entries need be made.
21	7. When a pleading is filed and the caption shows that it is to be applicable to fewer than
22	all of the consolidated actions, the clerk will file such pleading in the Master File only but shall
23	docket such filing on the Master Docket and the docket of each applicable action.
24	8. When a case which properly belongs as part of <i>In re NVIDIA Corp. Derivative</i>
25	Litigation is filed in this Court or transferred to this Court from another court and assigned to Judge
26	Armstrong, the clerk of this Court shall:

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- (a) Place a copy of this Order in the separate file for such action;
- (b) Mail to the attorneys for the plaintiff(s) in the newly-filed or transferred case a copy of this Order and direct that this Order be served upon or mailed to any new defendant(s) or their counsel in the newly-filed or transferred case; and
- (c) Make an appropriate entry on the Master Docket. This Court requests the assistance of counsel in calling to the attention of the clerk of this Court the filing or transfer of any case which properly might be consolidated as part of *In re NVIDIA Corp. Derivative Litigation*.

#### II. APPOINTMENT OF LEAD PLAINTIFFS AND CO-LEAD COUNSEL

- 9. Plaintiffs Alaska Electrical and LIUNA shall be appointed lead plaintiffs.
- 10. The law firms of Lerach Coughlin and Barrack Rodos shall be appointed co-lead counsel for plaintiffs in the consolidated NVIDIA shareholder derivative actions.
- 11. Co-lead counsel shall be responsible for the overall supervision and conduct of the consolidated actions on behalf of all plaintiffs and shall have authority to speak for plaintiffs in matters regarding pretrial and trial procedure and settlement negotiations, and shall make all work assignments in such manner as to facilitate the orderly and efficient prosecution of this litigation and to avoid duplicative or unproductive effort.
- 12. Co-lead counsel shall be responsible for coordination of all activities and appearances on behalf of plaintiffs and for the dissemination of notices and orders of this Court. No motion, request for discovery or other pretrial proceedings shall be initiated or filed by plaintiffs except through co-lead counsel.
- 13. Co-lead counsel also shall be available and responsible for communications to and from this Court. Co-lead counsel shall be responsible for the creation and maintenance of a master service list of all parties and their respective counsel.
- 14. Defendants' counsel may rely upon all agreements made with co-lead counsel, or other duly authorized representatives of plaintiffs, and such agreements shall be binding on plaintiffs.

1	III. BRIEFING SCHEDULE			
2	Nominal defendant NVIDIA	1. Nominal defendant NVIDIA and the individual defendants shall file their motions to		
3	dismiss on or before May 15, 2007.			
4	2. Lead plaintiffs shall file the	Lead plaintiffs shall file their opposition brief(s) on or before July 2, 2007.		
5	3. Nominal defendant NVID	IA and the individual defendants shall file their reply		
6	brief(s) on or before July 23, 2007.			
7	4. A hearing on the motions to	dismiss will occur on a date thereafter convenient to the		
8	Court.			
9	IT IS SO STIPULATED.			
10	DATED: April 3, 2007	LERACH COUGHLIN STOIA GELLER RUDMAN & ROBBINS LLP		
11		SHAWN A. WILLIAMS MONIQUE C. WINKLER		
12		Morngoz el Wilwinder		
13		SHAWN A. WILLIAMS		
14		100 Pine Street, Suite 2600		
15		San Francisco, CA 94111 Telephone: 415/288-4545		
16		415/288-4534 (fax)		
17		LERACH COUGHLIN STOIA GELLER RUDMAN & ROBBINS LLP		
18		TRAVIS E. DOWNS III BENNY C. GOODMAN III		
19		655 West Broadway, Suite 1900 San Diego, CA 92101		
20		Telephone: 619/231-1058 619/231-7423 (fax)		
21		LERACH COUGHLIN STOIA GELLER		
22		RUDMAN & ROBBINS LLP THOMAS G. WILHELM		
23		9601 Wilshire Blvd., Suite 510 Los Angeles, CA 90210		
24		Telephone: 310/859-3100 310/278-2148 (fax)		
25		Counsel for Alaska Electrical Pension Fund and		
26		[Proposed] Co-Lead Counsel for Plaintiffs		
27				

1	Stipulation and [Proposed] Order Consolidating Cases for all Purposes, Appointing Lead Plaintiff and Lead Counsel and Setting Briefing Schedule. In compliance with General Order 45, X.B., I hereby attest that Christopher T. Heffelfinger has concurred in this filing.				
3					
4	DATED: April 3, 2007	BERMAN DeVALERIO PEASE TABACCO			
5	DATED: April 3, 2007	BURT & PUCILLO CHRISTOPHER T. HEFFELFINGER			
		CHRISTOTHER T. HEFFELTMOER			
6					
7		CHRISTOPHER 1. HEFFELFINGER			
8		425 California Street, Suite 2025 San Francisco, CA 94104 Telephone: 415/433-3200			
10		415/433-6382 (fax)			
11		Counsel for Plaintiff Edward J. Goodman Life Income Trust			
12	I, Shawn A. Williams, am the ECF User whose ID and password are being used to file this				
13	hereby attest that Denis F. Sheils has concurred in this filing.				
14					
15	DATED: April 3, 2007	KOHN SWIFT & GRAF, P.C. DENIS F. SHEILS			
16					
17		/ <sub>S</sub> / DENIS F. SHEILS			
18					
19		One South Broad Street, Suite 2100 Philadelphia, PA 19107-3389 Telephone: 215/238-1700			
20		215/238-1968 (fax)			
21		Counsel for Plaintiff Edward J. Goodman Life Income Trust			
22					
23	I, Shawn A. Williams, am the ECF User whose ID and password are being used to file this Stipulation and [Proposed] Order Consolidating Cases for all Purposes, Appointing Lead Plaintiff				
24	and Lead Counsel and Setting Briefing Schedule. In compliance with General Order 45, X.B., hereby attest that Stephen R. Basser has concurred in this filing.				
25	DATED: April 3, 2007	BARRACK, RODOS & BACINE			
26		STEPHEN R. BASSER JOHN L. HAEUSSLER			
27					
28		STEPHEN R. BASSER			
	STIP AND [PROPOSED] ORDER CONSOLIDATING CASES FOR ALL PURPOSES, APPOINTING LEAD PLTF & LEAD COUNSEL - Master File No. C-06-06110-SBA - 6 -				

	Case 4:06-cv-07061-SBA	Document 44	Filed 04/24/07	Page 11 of 13
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<ul><li>10</li><li>11</li><li>12</li></ul>	Stipulation and [Proposed] Or	ssword are being used to file this rposes, Appointing Lead Plaintiff with General Order 45, X.B., I		
<ul><li>13</li><li>14</li><li>15</li><li>16</li></ul>	DATED: April 3, 2007		ORRICK, HERRI JAMES N. KRAM MICHAEL D. TO RICHARD GALI JAMES THOMPS	ORPEY LAGHER
17 18 19 20			JAM The Orrick Buildi 405 Howard Stree San Francisco, Ca Telephone: 415/7 415/773-5759 (fa	et A 94105 773-5700
<ul><li>21</li><li>22</li><li>23</li><li>24</li></ul>			Corporation and I Marvin D. Burket David M. Shanno Fisher, Steven Ch Gaither, Harvey C Mark L. Perry, A.	minal Defendant NVIDIA Defendants Jen-Hsun Huang, tt, Chris A. Malachowsky, n, Daniel F. Vivoli, Jeffrey D. tu, Tench Coxe, James C. C. Jones, William J. Miller, Brooke Seawell, Curtis R. teven, and Mary Dotz
<ul><li>25</li><li>26</li><li>27</li><li>28</li></ul>			_ 1.5,	
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# Case 4:06-cv-07061-SBA Document 44 Filed 04/24/07 Page 12 of 13 I, Shawn A. Williams, am the ECF User whose ID and password are being used to file this Stipulation and [Proposed] Order Consolidating Cases for all Purposes, Appointing Lead Plaintiff and Lead Counsel and Setting Briefing Schedule. In compliance with General Order 45, X.B., I hereby attest that Karin Kramer has concurred in this filing. DATED: April 3, 2007 **HOWREY LLP** KARIN KRAMER LEIGH A. KIRMSSE KARIN KRAMER 525 Market Street, Suite 3600 San Francisco, CA 94105-2708 Telephone: 415/848-4966 415/848-4999 (fax) Attorneys for Defendant Christine B. Hoberg **ORDER** IT IS SO ORDERED. DATED: 4/24/07\_ THE HONORABLE SAUNDRA B. ARMSTRONG UNITED STATES DISTRICT JUDGE T:\CasesSF\NVIDIA\STP00038387-Con.doc

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STIP AND [PROPOSED] ORDER CONSOLIDATING CASES FOR ALL PURPOSES, APPOINTING LEAD PLTF & LEAD COUNSEL - Master File No. C-06-06110-SBA

CERTIFICATE OF SERVICE I hereby certify that on April 3, 2007, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the e-mail addresses denoted on the attached Electronic Mail Notice List, and I hereby certify that I have mailed the foregoing document or paper via the United States Postal Service to the non-CM/ECF participants indicated on the attached Manual Notice List. SHAWN A. WILLIAMS LERACH COUGHLIN STOIA GELLER RUDMAN & ROBBINS LLP 100 Pine Street, 26th Floor San Francisco, CA 94111 Telephone: 415/288-4545 415/288-4534 (fax) E-mail: ShawnW@lerachlaw.com